## THE COURTS.

Thomas Hayes Sent to the State Prison for Life.

Opening of the Murray-Connerton Homicide Case.

WHAT IS A CITY OFFICER?

A Verdict Interesting to Stock Companies.

Important Freight Decision by the Court of Arbitration.

A remittitur was received yesterday from the art of Appeals to the Supreme Court making its indement in the certiorari proceedings in Henry These proceedings, as will be remembered, were initiated by an application to the Supreme Court for a mandamus against the Clerk of the Over and Terminer directing him to make out the necessary papers for a writ of error to be submitted to the upreme Court, General Term. This application out the jurisdiction of the Court and was not entitled to a writ of error. The Court of Appeals in

its decision holds the same views.

The ex-Baroness Von Rhade, but more generally known as Mme. Lucca, is not yet out of the sea of patrimonial troubles caused by the cross actions Donohue, in Supreme Court, Chambers, this morning settled the order for a commission to take testimony in the case in Berlin. It looks as though it would be a long time before the end of the case would be reached. Meantime the renowned cantatrice is vocabaing as usual through the country as though there was nothing in it.

Judge Dononue yesterday depled the motion to vacate the service of the summons in the suit of dwin C. George against his wife for divore.

STATE PRISON FOR LIFE. At the opening of the Court of Oyer and Terminer this morning, Judge Barrett on the bench, Inomas Hayes, who last Saturday was found guilty of murder in the second degree for killing homas D. Delaney, was called up for sentence. The prisoner stood up firm and una ashed, evidently having recovered from the nervousness he evinced during the trial. The usual questions were put to him by Mr. Sparks, the Clerk, as to his age and previous avocation, and what he had to say why the Court should not proceed to pronounce sentence upon him in accordance with the verdict of the jury. He made no response to the last question, but Mr. A. Oakey Hall, his counsel, said that he felt it his duty, under the circumstances of the case, to protest against the severe and inexorable sentence it was obligatory upon the Court to pass, as at some future time he should take the necessary legal steps to obtain a reversal of the judgment. In his lurther remarks Mr. Hall referred to the last words of the deceased—that he would get the prisoner in State Prison yet—as indicating the malice he left toward the prisoner had been fairly tried and ably defended, and at the close an intelligent jury had found him guilty of murder in the second degree, which was one degree below the crime charged in the indictment. The result of the trial showed the peril attending the practice of carrying pistels, and should be a lesson to all such. The statute left no discretion with the Court, but made state Prison for his the penalty of the crime. He then passed the seutence in the soul form, after which the prisoner was hand-cuffed and removed in custody of an officer. The prisoner stood up firm and una ashed, evi-

THE MURRAY-CONNERTON HOMICIDE. The trial of George W. Murray, indicted for murer in the first degree for killing John Connerton, as commenced yesterday afternoon in the Court of Oyer and Terminer, before Judge Barrest. As the prisoner was called to the bar he came up with smiling face, as though entertaining no fear as to the final result. He is a man apparently about thirty years old, wearing a mustache, but no whiskers, his hair slightly inged with gray and with an intelligent expression in his face. The circumstances of the homicide admit of very bytef narration. On the night of the 25th of November latt, the prisoner, the deceased and others were drinking together in the saloon of John Given, on the corner of Washington and Charles streets. Mr. Given told them that it they insisted on quarrelling they must finish up their fight on the sidewalk. The party immediately acjourned to the street, where the quarrel was renewed. Here, as the papers further allege, the prisoner struck the deceased, knocking him down, and immediately afterward, seizing a rung from a cart near by, struck the deceased with it a blow on the head, producing almost immediate death. Nearly the final result. He is a man apparently about two nours were consumed in obtaining a jury, Mr. Charles V. Brooke, the prisoner's counsel, insisting on submitting each to a searching examination as to his fitness to serve in the case. District Attorney Phelps, who conducts the prosecution, opened the case, rectring the facts given above, after which the trial was postponed till this morning.

WINSHIP, THE SALARY BROKER. Edward Winship, who figured some time ago rather conspicuously as a Gustom House salary broker, which terminated in his being placed in Ludiow Street Jall, is now anxious to be released from that noted hostelry for judgment dectors. He was brought up jesterday on a writ of habeas corpus before Judge Barrett, in the Court of Oyer and Terminer, when a long argument ensued on a motion to vacate the six orders of arrest against him, ave for alleged frauds in the salary brokerage business and one for contempt of Court in the Bun-payment of counsel lees. The motion was pressed on the ground taat he had been discharged in insolvency in the Court of Common Pleas, and had also been adjudicated a bankrupt in the United States District Court. The return set up that the actions upon which the orders of arrest were granted were actions in tort, and that he was not discharged either in the insolvent proceedings or the adjudications in bankrupicy. Judge Barrett took the papers, reserving his accision.

WHAT CONSTITUTES A CITY OFFICER. In the Court of Common Pleas, Special Term, belor- Judge Robinson, an interesting argument was had yesterday as to who are public officers inder our local political government. It came before the Court in the form of a motion for a new trial in the case of Sarah Nelligan, administratrix of the estate of Thomas Nelligan, held the position of engrossing clerk of the Board heid the position of engrossing cierk of the Board of Aldermen in 1872, and obtained judgment against the city last November for the balance of salary due him as such cierg. Mr. Dean and Mr. Miller, assistants to the Corporation Counset, ogered a new trial on the ground that they wished to put in evidence in the case that Nolligan on his appointment in June, 1870, took and died an oath of office in the Mayor's office, and that the act of the Legislature of 1869 prombining the Common Council from increasing the salaries of "officers" would preclude the plantid from recovering for the increase of salary claimed by her as due to her busband. They cited various ordinances of the city to show that all the clerks of the Common Council were officers. William F. McNamara opposed the motion strenuously and claimed that the restator was not an officer; that an officer under our municipality meant one who had direct dealings with the people and acted independently of others. If the position taken by the Corporation Council was correct he contenued that every person drawing pay from the city the sarry was an otheer, and this would include every Italian working on the streets. An officer meant one having a fixed time and official responsibilities. He further insisted that the new evilence offered was immuterial.

Judge Robinson said ne would nwait the decision of the General Term of the Court in a similar case that was to be argued that day. Subsequently the same counsel argued the appeal case before the General Term of the Court in a similar case that was to be argued that day. Subsequently the same counsel argued the appeal case before the General Term of the Court in a similar case that was to be argued that day. Subsequently the same counsel argued the appeal case before the General Term of the Court promptly decided that the cierks of the Common Council were not officers. of Aldermen in 1872, and obtained judgment

ANDREW J. GARVEY'S LAWYERS. The suit brought by Messrs. Harnett & Flanagan against Andrew J. Garvey for \$3,192 50, claimed to be due them for professional services, was re-sumed yesterday in the Superior Court, Circuit, Part 2, before Judge Sedgwick. The defendant was examined at great length, and, under excepwas examined at great length, and, ander excep-tion by his counsel, he was allowed to recite the circumstances of his flight and sojourn aproad when the Ring trais were begun. He took sub-stantially the same story as at his examination in the Tweed and Hall trials, declaring that he went away through hear of assassination. He admits the legality of \$20 of the charges, but denies also-uncty ever having employed the plaintiffs other-

wise than as trustees in a transfer of property to his wife.

John Garvey was also called as a witness in the case and confirmed the statements of his brother. The principal charge of \$3,000 is uiterly repudiated, such charge being for examining the question as to the power of the State to bring a suit to recover the money alleged to have been transducently obtained from the city treasury in connection with the famous Ring frauds. Both the Garveys deny that any such question had been raised or thought of at the time the charge was made. This, however, is as emphatically denied by the plaintiffs, and they claim that the charges made are no more than a fair compensation for the services rendered. The trial will doubtless be concluded to-day.

THE ESTATE OF JAMES FISK, JR. Mr. John T. Cole and others having objected to count fled by Mrs. Fisk, executrix of the estate of James Pisk, Jr., the matter came up yesbefore the auditor appointed by the Surrogate to decide upon the questions raised. Mr. Morgan, counsel for Mr. Cole, contended that Mrs. Morgan, counsel for Mr. Cole, contended that Mrs. Fisk should be subpodiced to testify in the case, and make the necessary disclosures. The counsel for Mrs. Fisk, Mr. Neison, argued that as the note held by Mr. Cole was acknowledged to be valid, and would be build, he thought there was no reason for summoning Mrs. Fisk. The object of the plaintiff was merely to obtain testimony to be used in other cases. The auditor reserved his decision as to whether it was within his jurisdiction to issue the subpodia. He also reserved his decision as to whether, on behalf of Mrs. Morse, a legatee of the estate, Mrs. Fisk should not be examined with a view to ascertaining any faisity in the accounts rendered, although they appeared to be regular in form. The matter will be again heard before the auditor.

COURT OF ARBITRATION. A QUESTION OF CARGO CHARGES AND WEIGHTS. The following is the opinion rendered by Judge E. L. Fancher, arbitrator in the case of Busk & Jevons against E. Pavenstedt & Co. The plaintiffs, as owners of the steamship Piciades, W. Lee master, which lately arrived at the port of New York from Yokobama, Japan, with a cargo of teas, claim of the defendants a difference of freight on 875 half chests consigned to them. The measurement of the cheste, according to the bills of lading, was 58 13-40 tons. The plaintiffs ciaim freight on 61 25-100 tons, which they allege was the true measurement of the chests. It is asserted by the plaintiffs that the discrepancy between the actual measurement at the port of New York and that specified in the bills of lading cannot be accounted for by any natural expansion ted to an error in the measurement or in the calculation. A measurer at this poort tested being discharged from the vessel and measured them, as is the custom, by samples; and assuming that the residue corresponded with the samples measured, whose s75 hall cheests measured 25-500 tons. He also testified that the method of measuring teas in China and Japan was the same as is practised in the port of New York; that, in his judgment, there was no way of accounting for the difference of measurement of the S75 hall cheests by supposed expansion to the S75 hall cheests by supposed expansion to the test of the children of the S75 hall cheests by supposed in the charter-party that the charterers were to pay freight of the vessel at the rate of 25 to S75 that cheests of the children of the S75 hall cheest of the Charterers were to pay freight of the vessel at the rate of 25 to S75 the S75 hall cheests appointed in the charter-party that the charterers the way fork, "the cargo to be measured in presence of the captain at all ports, by logarithm rod on board the vessel or in Godown, as required by charterers or their agents." The bills of iading of the S75 hall cheests specified that you've a per margin; and in the margin it is thus written:—'Freight, S8 13-46 tons a £8-249 19.0." A verified certificate of the Captain is presented, in which he states that the S75 hall cheests were shipped on board his vessel at Yokonama, freight to be "on measurement taken in Japan;" and that they "were measurement taken help in Japan;" and that they "were measurement taken help in Japan;" and that they "were measurement taken help in Japan;" and that they "were measurement taken help in Japan; and the they have been dead that amount I dedocted the samples and the them were the samples of the Captain chearly indicates that his measurement was make after that of the suppers, and that the expression of dissatisfaction and dissent to the shippers with their fact the Captain dissent of one of the parties. The Captain the measurement to be \$35

THE UNITED STATES COURTS. Moses Chamberlin, who was recently tried and convicted on a charge of sending scurrilous postal cards through the mails, was yesterday brought up for sentence in the United States Circuit Court before Judge Benedict. After delivering a long series of remarks, in which he partially reviewed

scries of remarks, in which he partially reviewed the testimony in the case, Judge Benedict sentenced Chamberlin to pay a fine of \$5,000 and to stand committed until the fine is baid.

In the Umited States Circuit Court yesterday, before Judge Benedict, Michael Gallagher, charged with smuggling cigars, pleaded guilty, and was sentenced to six months' imprisonment. The trial of the case of John B. Martinez for smuggling cigarettes was concluded yesterday. The jury brought in a verdict of guilty, and the prisoner was remanded for sentence. Counsel for the prisoner made a motion for a new trial.

John Carroll, indicted fer running an illicit still, pleaded guilty, and was finen \$500 and sentenced to clyfiteen months' imprisonment.

John Leach, charged with making a false naturalization paper, pleaded guilty and was sentenced to pay a fine of \$500 and one year's imprisonment.

tionzales Sardon, charged with selling cigars without a license, pleaded guilty, and was sentenced to pay a fine of \$500 and one year's imprisonment.

In the United States Circuit Court, before Judge Wallace, the suit brought by the Baroness Olgade Maiuta Fraioff against the New York Central and flusson River Railroad for the recovery of \$75,000, the alleged value of some laces which were stolen from her while travelling on that road, still continues.

SUPREME COURT—CIRCUIT—PART 3.

SUPREME COURT-CIRCUIT-PART 3. A STOCKHOLDER'S SUIT AND AN IMPORTANT LEGAL PRINCIPLE. Before Judge Lawrence.

Frederick L. Mathez brought an action against Heiarich Neidig for \$5,000 as a stockholder in the New York Improved Barrel Company. The company was organized in 1871, but the capital stock was never paid. In 1872, after Mr. Neidig became a stockholder, the plaintiff loaned to the company the sum of \$5,000, and subsequently sued and re-covered judgment against the company therefor, covered judgment against the company therefor, upon which judgment execution was issued and returned unsatisfied. Mr. Mathez then sued Mr. Neidig as a stocknoider, which he denied, and as a deience ne alieged that he had paid debts of the company. Plaintiff's counsel claimed that the only gebts that could be offset against plaintiff's claim were debts contracted while defendant was a stockholder, and that were to be paid within a year. It was conceded that most, if not all, the said debts were contracted before defendant became a stockholder, and were not to be paid within a year. The Court charged that defendant could offset apy debt of the company that he had

paid. The jury rendered a special verdict that design and the first design and the Court directed a verdict for defendant. Mr. Arnoux for plaintiff: Mr. Sheldon and ex-Juege Cardozo for defendant.

SUPREME COURT-CHAMBERS. THE NEW YORK COLLEGE OF VETERINARY SUB-

Before Judge Donohue. The injunction recently granted restraining certain trustees of the New York College of Veterinary Surgeons from holding meetings, and Edward Van Ranss and James Crawford, claiming to be trustees, from participating in their meetings, came up vesterday for further modification. After some discussion the injunction was modified so as to prohibit rany meeting whatever of the trustees until after the final settlement of the matter in the

SUPERIOR COURT-SPECIAL TERM.

THE TAYLOR WILL CASE. Mrs. Kate B. Howland, the alleged heir to the estate of James B. Taylor, brings suit to eject Mrs. Adeline Broadway and her tenant, Henry Smith, from the premises No. 49 East Fortyfourth atreet. These premises were left to Mrs. Broadway for life by the will of Mr. Taylor. The Broadway for life by the will of Mr. Taylor. The plaintiff claims that the decision of the Court of Appeals reversing the decision of the Surrogate admitting the will to probate is virtually a decision against Mrs. Broadway's holding the property, and asks that portions of the defendant's answer be stricken out. In reply the defendant puts in issue the legitimacy of Mrs. Howland as the granddaughter of Mr. Taylor, and in ther alleges that Mr. Taylor held this property in trust or hef. The Jujgor denied the motion for a receiver and directed that the allegations in the answer referring to the trust be made more specific.

DECISIONS.

SUPREME COURT-CHAMBERS. By Judge Donohue. Linnemann et al. vs. O'Sullivan et al.—Report

confirmed.
Lodowick va. Russane.—Cross-interrogatories
allowed.
Bassett vs. Lederer.—Motion granted.
Matter of Thompson; Asbestos Felting Company
vs. Hallock.—Motions denied.
Wagner vs. Pes-enecker.—Judgment granted.
Russell vs. Russell.—Memogandum. SUPERIOR COURT-SPECIAL TERM.

By Chief Justice Monell.

The People of the State of New York ex rel.

Thomas F. Hayes, assignee, vs. Harriet Bisbop.—
The third direct interrogatory is stricken out.
The attachment is vacated and set aside and defendant discharged.

Phillips vs. Phillips.—Motion denied.

By Judge Sedgwick.

Baum et al. vs. Goldberg.—Motion denied. (See memorandum.)

memorandum.)
Howland vs. Smith et al.—Motion denied, with
costs to abide event. (See memorandum.)
Same vs. Same.—The rest of motion is denied. (See men:orandum.)
Corwin vs. Byrd.—Motion for receiver denied, without costs and without prejudice to inture motion upon facts arising after motion. (See memorandum.)

By Judge Speir.

McMicken et al. vs. Lawrence.—Case and exceptions settled and ordered on file. COMMON PLEAS-SPECIAL TERM. By Judge J. F. Daly.

Wulfing vs. Bancroft.—Motion granted; parties may select referee. Motion to settle on one day's notice.

COMMON PLEAS-EQUITY TERM. By Judge J. F. Daly.

Meister vs. Mehuer.—Findings flied. Decree to
be settled on notice.

COMMON PLEAS—GENERAL TERM.

By Judges Daly, Larremore and J. P. Daly.
Krekeler vs. Butler.—Judgment affirmed.
Appleton vs. Muogett.—Order affirmed.
Winston and Another vs. East Side Association
et al.—Referee's report confirmed.
White et al. vs. Continental National Bank;
Huguenot National Bank vs. Studwell et al.—Court
took papers.
Costelioe vs. The Mayor, &c.—Argued and affirmed. COMMON PLEAS-GENERAL TERM.

MARINE COURT -CHAMBERS. By Judge Joachimsen.
Schneider vs. Bickelhaupt; Schutthus vs. Voch.—
Sotions denied.
Baxter vs. Cummings; De Voursney vs. Gordon;
Johnston vs. Daly; Snow vs. Hetzel.—Motions

granted.
Benjamin vs. Frankenstein.—Motion denied.
Kantrowitz vs. Cohen.—Motion referred
Richard S. Newcombe, Esq.

COURT OF GENERAL SESSIONS. ALLEGED DISORDERLY HOUSE.

Before Judge Sutherland. The trial of Sarah E. Myers, charged with keeping disorderly house at No. 289 Wooster street last summer, occupied the whole of yesterday. A numper of witnesses were called by the prosecution, who testified that from what they saw as they passed testined that from what they saw as they passed the premises it was a house of an improper character. The counsel for the defendant, Messrs. Hall and Kintzing, admitted that the house was what it was charged to be, but stated that the accused did not own or lease it. They called Mr. Temple, who produced a lease showing that the house which Mrs. Myers was charged with keeping was renied to a Mr. Ward.

The case will be summed up this morning by Mr. A. Oakey Hall and Assistant District Autorney Nolan.

TOMBS POLICE COURT Before Judge Kilbreth AN OLD CHARGE.

On the 17th of December Edward Carroll, according to his own confession, stole from Catherine Carsh, at No. 136 Bieecker streat, a blanket valued at \$6. Yesterday he was held in default of \$300 to answer at the Special Sessions.

PICKPOCKET. Detective Dorsey, of the Sixth precinct, caught

a youth named John Sullivan attempting to pick a gentleman's posket at the fire in Duane street and arrested him. Held to answer at General FOND OF DRESS.

As Matthew Eders, of No. 491 Ninth avenue, was driving through Washington street Robert Trainor and Thomas Moore jumped upon the vehicle and stole thirteen coats, valued at \$104. Officer Bowe arrested them, and they were held in default of \$1,500 each to answer at the General Sessions. FIFTY-SEVENTH STREET

COURT. GRAND LARCENY. Before Justice Bixby.

Robert R. Williams, of No. 249 West Twentieth street, the driver of a grocer's wagon, was yestercharge of stealing from the apartments of Hugo Schmitz, No. 576 Third avenue, a gold watch, chain and charm, of the value of \$75. The accused was arrasted by Officer Smith, of the Twenty-first preciset, to whom he surrendered the plunder and confessed his guilt.

COURT CALENDARS-THIS DAY.

COURT CALENDARS—THIS DAY.

SUPRIME COURT—CRAMBERS—Held by Judge Dononue.—Nos. 52, 65. 67, 78, 89, 95, 118, 114, 123, 124, 128, 137, 141, 183, 186, 194, 197.

SUPRIME COURT—GENERAL. TERM—Held by Judges Davis. Brady and Daniels.—No. 137, 138, 69, 31, 32, 111, 112, 140, 141, 145, 146, 150, 152, 154, 57, 68, 189, 190, 191, 193, 194, 195, 196, 107, 198.

SUPRIME COURT—SPECIAL TERM—Held by Judge Van Brunt.—Issues of iaw and fact.—Nos. 68, 88, 7, 44, 63, 65, 11, 161, 25, 96, 97, 98, 46, 67, 91, 108, 108, 110, 113, 4, 114, 115, 146, 117.

SUPRIME COURT—CRECVIT—PART 2—Held by Judge Van Vorst.—Nos. 1024, 702, 95634, 474, 1905, 1966, 714, 1126, 88, 11224, 582. 1892, 154, 244, 1305, 1266, 714, 1126, 88, 11224, 582. 1874, 133, 912, 913, 915, 792, 1187, 1444, 823, 877, 929, 1068, 113234, 1307, 917, 1063, 867, 931, 1061, 1889, 1325, 945.

SUPRIME COURT—THIAL TERM—PART 2—Held by Judge Sedgwick.—Nos. 842, 756, 1489, 972, 64256, 868, 872, 428, 824, 826, 846, 540, 676.

SUPRIMOR COURT—GENERAL TERM—Held by Judges Freedman, Curtis and Speir.—Nos. 20, 11, 24, 35, 39, 37, 38, 27.

COMMON PLEAS—GENEBAL TERM—Held by Judges Dally, Robinson and J. F. Dally.—Nos. 90, 139, 8, 11, 15, 19, 21, 22, 24, 27, 288, 43, 44, 623, 620.

COMMON PLEAS—GENEBAL TERM—PART 1—Held by Judge Loew.—Nos. 2099, 2106, 1650, 1998, 275, 898, 2177, 1190, 1154, 2301, 2124, 2339, 2370, 1870, 677.

Part 2—Adjourned tor the term.

MARINE COURT—TRIAL TERM—PART 1—Held by Judge Alker.—Nos. 1123, 1292, 1293, 917, 918, 1161, 1170, 1171, 1178, 200, 1805, 1280, 1283, 1283, 1287, PART 2—Held by Judge McAdaum.—Nos. 2144, 2008, 2204, 2205, 1191, 1147, 1182, 1153, 1280, 1277, 1272, 1273, 1274, 2172, 1274, 2044, 1049, 1142.

GENERAL SESIONS—Held by Judge Sutherland.—The People vs. Charles Williams, Telonious assault and battery; Same vs. Bridget Dunn, Iclonious assault

Fletcher, grand larceny; Saine vs. michael Sinter, petit larceny.
OYER AND TERMINER—Held by Judge Barrett.—
The People vs. George W. Murray, homicide. COURT OF APPEALS.

eight causes, except on good cause, shown by affidavit.

E. O. PERRIN, Cleik.

No. 1. Rerrains vs. The People; 2. Harris vs. The People; 3, Mahoney vs. The People; 4. Myers vs. The People; 5, Gardiner vs. The People; 6, Doud vs. Holmes; 7, Knapp vs. Harkness; 8, Flower vs. Lance; 9, Morgan vs. Crocker; 10, Fisk vs. Fisk; 11, Schoiy vs. Momord; 12, Penny vs. Simpson; 13, Morse vs. Brockett; 14, Morse vs. Brockett; 15, Brockett, sh. Morse vs. Brockett; 16, Brockett, vs. Morse; 14, Pank vs. New York Central and Hudson River Railroad Company; 17, The Ningars Fails Suspension Company vs. Bachman; 13, Smith vs. Volkening; 10, Turner vs. Reyes; 20, Elmore vs. Jacques; 21, Ten E. ck vs. Craig; 22, Elmore vs. Jacques; 21, Ten E. ck vs. Craig; 22, Elmore vs. Jacques; 21, Ten E. ck vs. Craig; 22, Elmore vs. Jacques; 23, Fisk vs. Fisk; 26, Smith vs. Vehe; 27, Harthest vs. Wandell; 28, English vs. Breman; 29, Thomson vs. Tracy; 30, Hackley vs. Breman; 29, Thomson vs. Tracy; 30, Hackley vs. Breper; 31, Mitchell vs. The New York Central and Hudson River Railroad Company; 32, Van Vechten vs. Kenton; 33, Rice vs. Harbeson; 34, Gould vs. Allison; 35, People vs. Mailory; 30, Green vs. The Mayor, &c.; 37, The People ex rel. Fle Broadway and Seventh Avenue Railroad Company vs. The Commissioners, &c.; 30, The People ex rel. Fle Broadway and Seventh Avenue Railroad Company vs. The Commissioners, &c.; 40, the People ex rel. The Trown of Floyd vs. Hopkins; 42, Carrol vs. Carrol; 43, The People ex rel. Harper vs. The Commissioners, &c.; 40, the People ex rel. The Town of Floyd vs. Hopkins; 42, Carrol vs. Carrol; 43, The People ex rel. Harper vs. Alexenders; 46, Starbird vs. Barrows; 47, Duncan vs. Berlin; 48, Larned vs. Hudson; 48, Albro vs. Figuara; 50, Rein Mitler vs. Skidmore.

COMMISSION OF APPEALS CALENDAR. ALBANY, Jan. 12, 1875.
The day calendar for Wednesday, Jan. 13, 1875,
as follows:—Nos. 321, 322, 323, 324, 325, 326, 327,

UNITED STATES SUPREME COURT. WASHINGTON, Jan. 11, 1876. 133, Scholer vs. Rew-Error to the Circuit Court for the Northern District of New York .- The question in this case is whether the plaintiff in error, an alien, was liable to a succession tax on real property in New York, being a portion of the estate of one Elwood, deceased, whose, widow mar-ried plaintiff, and subsequently, at her death, left her interest in the property to him. The Court

her interest in the property to him. The Court below decided the question in the affirmative, and it is here insisted that the tax is a direct tax and therefore unconstitutional and void as being within the prohibition of the constitution. It is also argued that there is no succession in the case, as there has been no devolution of title in the plaintiff, he not having become beneficially interested in any part of the estate. Theodore Bacon for plaintiff in error; Assistant Attorney General Hill for Rew.

134. The Rogers Locomotive Works vs. Helm—Appeal from the Circuit Court for the Southern District of Mississippi.—This was an action by the locomotive works to enforce the performance of a contract for the sale of a house and lot in Jackson, miss., made in 1866 with a company who subsequently mortgaged to the appellants. The Court below found the contract void under the statute of frauds in Mississippi, and diamissed the bill, and this ruling is assigned for error here. P. Phillips for appellant; R. M. and Q. Corwine for appellee.

EXPERIMENTS WITH A COMPASS ADJUSTER.

A small party of naval officers and practical navigators made a little trip down the harbor yesterday in the revenue cutter Washington, in order to afford Captain Cook, a retired English navy officer of thirty-five years' service, an opportunity of explaining the benefits and practical working of a "compass adjuster" which he has been experimenting upon for the past twenty years. It is well known by seamen that nearly seventy-five per cent of the wrecks at sea are caused by defective compasses, because it has been impossible to adjust the compass instruments in consequence of the absence of any perfectly correct instrument adapted to the purpose. This invention of Cap-tain Cook will necessarily prove of immense value

to the navy and merchant service.

Captain Cook's "compass adjuster" is an instrument hung like a compass on gimbals and marked like an azimuth compass. The circular on its outer edge, marked with the cardinal points on its other edge, marked with the cardinal points and degrees. In the centre of the circular plate is a raised ring upon which the degrees are marked the same as the rim. In the centre of this raised ring is a slot, fitted with a gnomon, which is marked with the degrees of initially. There is also a balf circle inside this raised ring called the index. An azimuth indicator is also intrinshed with the adjuster, which, when fitted to the centre of the raised ring, is used to test the result given by the adjuster through the gnomon. A boad of tables, calculated expressly for the instrument, is used in finding the true point of the compass. When in use the instrument is placed on deck near the compass that is to be adjusted, and the gnomon is set for the correct latitude of the place the vessel is in. The time is then taken, and, looking at the tables, the index is set to the degrees corresponding to the latitude and time. The circuiar plate is then moved round until the snadow of the sun lails on the edge of the index, which gives the "true north." As a test the indicator is dited to the centre, with the pointer at the degrees tound in the tables, and the ann, shining through a silt in the centre, lails on a line extending to the raised ring and gives the "true norta."

Capitain Cook explained the working of his instrument to the gentlemen present, and they appeared very much struck with its simplicity and manifold advantages. Capitain MoGowan, of the Coast Survey, remarked that, in his belief, it was a very useful and valuable invention. Another and degrees. In the centre of the circular plate

manioid advantages. Captain McGowan, of the Coast Survey, remarked that, in his belief, it was a very usolul and valuable invention. Another trip of a similar kind will soon be made, in order to afford some experienced naval officers an op-portunity of testing the merits of the "adjuster."

AMERICAN GEOGRAPHICAL SOCIETY.

ENTERPRISE AND SCIENCE CHANGING THE GRO GRAPHICAL FEATURES OF THE EARTH.

The American Geographical Society has been furnished with important information about several national projects, which are likely to enange the leatures of geography to some extent and which are worthy of notice. One, which has been successfully carried out—the Suez Canal—has Africa. The proposed Isthmus Canal, to open s communication between the Pacific Ocean and the Caribbean Sea, will in the same manner divide the North and South American continents. But there are projects to effect changes in the territory of this Republic scarcely less interesting, though incal and not attracting as much attention. Two of these may be specially mentioned, because they are near New York and connected with the great centres of commerce, and because there is reason to believe they will soon be accomplished. One is the Maryland and Delaware Ship Canal, to connect the waters of the Chesapeake and Delaware bays by the way of the Sassairas River. The cut will be about seventeen miles long, and besides thus they will require but a lew miles of dredging to make a water way, without looks, for the largest vessels. It will be made through a level country, and there is no rock to be removed. The course is pointed out by nature, as has been about by able engineers, for the waters flowing to the Chesapeake may on one side and to the Delaware Bay on the other rise at nearly the same point. A gentle and slight elevation forms the divide. The large peninsula, 150 miles long from north to south, and over 65 miles wide at the widest part, comprising more than three-rouring of the State or Delaware, nearly all that portion of Maryland on the castern shore, and the countries of Northampton and Accomac, Virginia—an area of little less than 5,000 square miles—will thus be made an island. The distance to be saved in havigation from Baltimore to New York, the Eastern ports and Europe is 225 miles, a d to Priladelphia much more. No ship causi project seems to be more elastice or practicable, and, if the vast commercial wants and advantages be considered, none would be more valuable to the commerce of the Atlantic scaboard. The other ship canal referred to is that of Cabe Cod, which will cut off the peninsula of Earnstable from the main hand of Massacquestis. By this a distance of over 100 miles of dangerous navigation by the outside route will be saved for vessels passing between the Eastern ports and chose of the North and South. Public attention is being the North and South American continents. But there are projects to effect changes in the territory Exhaustive reports of the projects will soon-be laced at the disposition of the Geographica

LIFE INSURANCE CHAMBER.

The quarterly meeting of the Chamber of Life Insurance was held yesterday in the Bennett Building, Mr. J. G. Batterson, of Hartford, in the chair. A number of reports were received from various committees, the most important being from the committee on mortality experience. This CALENDAR FOR JANUARY TERM.

ALBANY, Jan. 12, 1875.

List of the first fifty causes on the Court of Appeals calendar for the January term, 1875. The Court will convene promptly on Tuesday, the 19th by location; fourth, the mertality by years of in-

surance; fifth, the ratio of financial loss we mortality loss, and, sixth, the classification of the cause of death. The annual meeting of the Chamber will rake place in April next, when these propositions will be definitely acted upon.

PIANOFORTES, ORGANS, &C. A -FOR RENT, UPRIGHT, SQUARE AND GRAND
Plamos of our own make; also for sale, a number
of fine second hand Figures, in perfect order. William
KNABE & Oo., No. 112 Fifth a venue, above sixteenth st. An invitation.—STEINWAY'S, CHICKERING'S and other fine Pianos and Oreans, best in market: bargains for each, on instalments and for rent. S. X. BALL & CO., is East Fourteenth street.

RONEWOOD, CHICKERING PIANOFORTE ONLY \$100; clegant 7 octave Plano, agrafic, &c., a sacri-; Parlor Orzan, balfopice. 11 Clinton place, Eighth street, Les Frondway A FINE ASSORTMENT OF NEW AND HANDSOME Planes to rent, at HAINES BRUTHERS' Plane Rooms, I'U union square. New Planes on instalments of low for cash; two Planes, been used a utile, very low for cash;

A BEAUTIPUL ROSEWOOD UPRIGHT PLANOFORTE A seven octave, richly carred 56 monthly; also square Finuclorte, every limbrovenent, 55 monthly. J. BIDDLE, 13 Waverley place, near Broadway. A ROSEWOOD FOUR ROUND CORNER PIANO. 275: A rent \$3: Prince Organs, new styles, low pricess new Organ, six stops, \$30. GORDON & SON, 13 East Fourteenth street.

A STEINWAY PIANO AT A GREAT BARGAIN: A Nearly new Piano, \$180; beautitui Pianos for rent cheap; six stop Organ. \$41. BERRY & CO., 759 Broadway. A BRILLIANT TONED 7% OCTAVE STEINWAY
A Son four round cornered Pianoforte for sale, cost
\$250, for \$250; Stool, Cover; also 7% octave neight
Pianoforte for sale, less than half cost, property private
family. Call residence 120 West 23d st., near 6th av. A PRIVATE PAMILY WILL SELL THEIR ELEGANT Steinway & Sons' Planoforte at a sacrifice to brill Haut toned 72 octave, richiy cavved, four round, rose-wood case Plano, having all improvements printed guarantee, bill of sale, cost \$975, for \$210, N. B.—Stool, Cover, Box for shipping. Also nich Parlor, Library, Chanber and Dinning Purniture; miss be sold. Call private residence 210 West 21st six.

A BARGAIN.—A 714 OCTAVE ROSEWOOD PIANO. A carved legs, overstrung base, patent agraffe; except proposed the comprovement fully warranted; instalments tagen; rent \$5 monthly. R. CABLE, 107 West 23d at, corner 6th av. LADY WILL SELL FOR LESS THAN \$100, handsome four round cornered rosewood Planois perfect order; modern improvements, including sweet powerful fone. 28 Third st., near Bowery. A BEAUTIFULLY CARVED ROSEWOOD, SEVEN octave Planoforts, celebrated maker, modern improvements nearly new, \$100: Cover and Stool 243 Essi 30th street, between 2d and 3d evenues.

(TREAT BARGAINS IN NEW AND SECOND HAND T Planes of the very best quality, yet low for cash, at FISCHBU'S, 423 and 423 West Twenty-eighth street, near Ninth avenue. PIANOS TO RENT OR SELL-LARGE LOT: PRICES
and terms to suit the times. Call at MERRELL'S,
No. 8 Union square (165 Fourth avenue).

WATERS' NEW SCALE PIANOS, CONCERTO AND to other Organs will be sold this week at reduced prices for eash; monthly installments received; on Pianos, \$10 to \$20; Organs, \$5 to \$10; second-hand instruments, \$3 to \$6 monthly after first deposit.

WATERS & NON, \$21 Broadway.

HOUSES, ROOMS, &C., WANTED. In this City and Brooklyn.

A SMALL FURNISHED HOUSE WANTED BY A family of four adults, to lease for a term of years; location between Ninth and Thirtieth streets; well appointed, and price must be moderate to careful and prompt paying lenants; prefer to deal with principals, Address, for two day, with particulars and price, A. K. C. CASE, box 274 New York Post office. PLAT WANTED—FURNISHED PREFERRED, IN A locality not above Thirty-fourth street; must be in a sentel neighborhood, which sunny exposure. Address V., box 124 Herald Uptown Branen office.

SMALL OFFICE OR DESK ROOM WANTED-BELOW Chambers street, cheap. Address DINKELSPIEL Bergen, Jersey Clty Heights.

WANTED TO HIRE-FROM APRIL 1 A MEDIUM sized House, unturnished, on the line of the Hud son River Railroad, not above Tarrytown and not over 15 minutes' waik from station; house must contain modern conveniences. Address, stating full particulars, E. H. T., Herald office. WANTED—A FIRST CLASS FRENCH FLAT, FUR-nished, with all the modern improvements; not higher than Forty-fifth street, and between Third and seventh avenues. Address, with full particulars, A, box 4,383 Post office.

WANTED-A MODERATE PRICED COTTAGE (OR vacant floor) within one hour of City Hall, in exchange for Planing Machine and Lumber, Address G., 59 Bethune street, New York.

WANTED—A COMPORTABLY FURNISHED HOUSE as boarding house; location below Tifrty-second street and above Fourteenth street, and between Fourth and Sixth avenues; will take immediate possession. Address, stating terms, size of house, &c., A. B., Herald office.

WANTED TO PURCHASE. A LARGE STOCK OF MERCHANDISE IN ORIGINAL or broken packages, 1st which will be given ready cash and some good second purchase money mortgages on city property. Frincipals only call on or address UON-FIBE.WITAL, 144 East Forty-lourth street. DRUG STORE WANTED-CITY OR COUNTRY. AD dress, with full particulars, D. S. W., box 23.

SECOND HAND POWER PRESS WANTED-LOW FOR cash; not too heavy.
JUS. BALDWIN & CO., Newark, N. J. WANTED TO PURCHASE—OFFICE FIXTURES, Surance business Address with full particulars, R. S., box 229 Herald office.

WANTED—SECOND HAND SHOWCASES, ABOUT 75 feet, Apply at National Hotel, No. 5 Cortlands street, before 2 P. M. this day.

INSTRUCTION. A YOUNG LADY. THOROUGHLY COMPETENT, will give piano lessons at pupils' residences; terms por quarter: references given. Address Miss H. SLOCUM, care Heuser's music store, 841 Broadway. A YOUNG MAN WISHES INSTRUCTION IN OIL BOARDING SCHOOL FOR MISSES AND CHIL-dran-Healthul location; 40 miles from cuy; home comforts and care; instruction in English branches, music and needlework; terms moderate. Mrs. H. &. SEYMOUR, New Cansan, Conn.

PARENCH, GERMAN AND SPANISH LESSONS IN Property residence, Address Professor Jall. Wo Digr. at pupils' residence. Address Professor Jall. Wo Digr. MAN, No. 1,286 Broadway, next to the Herald Branch

M NEMONICS.—DR. KLMGRB. NO. 1 CLINTON place, teaches, in six hours, to remember aix time more than possible without his art; worth hundreds to teachers, students, business people and everybody.

WANTED TO EXCHANGE—WINE AND BRANDY or unencumbered Real Estate. not over \$10,000 within 100 miles of New York. Address J. RNAPP, Cross River, N. Y. WATCHES, JEWELRY, &C.

I HAVE A GOLD HUNTING CASE WATCH IN pawn, and will sell the ticket cheap. Address GOLD WATCH, Herald office. FURNITURE.

A -WEEKLY AND MONTHLY PAYMENTS FOR Furniture, Carpets and Bedding, at B. M. COWFERTHWAIT E CO. S. 185 and 157 Chatham street. An 
immense stock and low prices.

A -MUST BE SOLD, OVER 300 LOTS FURNITURE, 
less than half cest; Parior Suits, \$75; rep., \$95; 
Bedroom, \$35; Brussels Carpets 50c, per yard. Private 
mausion 21 East 20th st., near Broadway.

A MAGNIFICENT TURKISH PARLOR SUIT FOR sele, 0.0xt.\$400. for \$150; satin Parlor Suit, \$100; rep Suits, \$40; Carpets, centre Tables, Bookcase, Chamber Suit, complete, \$50 upward; Dressing Cases, \$40; Bed-steads, Mattresses, Bunet, Extension Table, &c.; property private tamily leaving the city. Residence, 120 West 23d st., neat 6th av. N. B.—Pianoforte, \$300.

TS.

Furniture.

Beds. Bedding. &c.
Fayments taken
by the week or month.
Terms casy.

KELLY & CO.,

corner Twenty-6th street and Sixth aven

GOOD SECOND HAND AND MISPIT GARPETS AND Olicioths, English Brussels, three-my and ingrain, very cheap, at the old place, 112 Fulton street, side on trance.

THE FINE FURNITURE, NOW STANDING IN THE salegroom of E. M. STACKPOLE & CO., 14 Vesey street, will be sold at agreat sacrifice, to pay advances. In the lot are some Oil Fautings, Chamber Suits, Parlor Suits, Tables, Chaire, Mattresses, Pillows, &c.

MARBLE MANTELS. A T GREATLY REDUCED PRICES.

An extensive stock of State and Marble Mantels, Wash Trays and State Work of overy described. PERKHLYN SLATE COMPANY, Union square, Fourth avenue and Seventeenths: N. Y. A T GREATLY REDUCED PRICES—AN EXTENSIVE A speck of Marble and Marbleized Manters and all office marble work: Marble Furning for the train. A KLABER, 134 East Eighteenth etreet, near Turl av

A GREAT REDUCTION IN PRICES OF MARSLES
And Marbleized Mantels: all kinds of Floor Tiling,
Nonaments Headstones, Slabs for plumbers and cabinetmakers now offered at M. KLASER & CO. Scientimetmakers now offered at M. KLASER & CO. Scientimetple Works, Nos. 217 to 227 West Prity-first street, near
Broadway. STEWART'S SLATE MANTELS, MARBLE AND WOOD Mantels, rich and elegant designs, at the lowest prices, 250 and 220 West Twenty-third street, between Seventh and Fighth avenues.

DENTISTRY. A BEAUTIFUL SET, 80, 88; GUM TEETH, \$10; SIN-Soc. Examine specimens. NEW YORK DENTAL. ROOMs, 201 Sixth avenue. Established 1851. Remem-ber 262.

CLOTHING. A T B. HARRIS' NEW ESTABLISHMENT, LITS gentlemen receive the highest value for their Caspon Wearing Apparel. Call or address as above. AT R. MINTZ'S. 248 THIRD AVENUE, BETWEEN Twentieth and Twenty-first streets, the nimost value paid in cash for Cast-off Ctothing, Carpets, Jew-city, A note by post punctually attended to by Mr. of Mrs. Mints. SITUATIONS WANTED-PEMALES.

38 WEST 13TH ST.—TWO SISTERS: ONE AS GOOD cook, willing to assist in the washing: the other as a chambermand and wateress: thoroughly understother business: no objection to the country, good references. 107 WEST 18TH ST., NEAR 6TH AV., SECOND tion to a near ting to a near ting to an objection to a near ting house; will do coarse washing; good city reference 108 ATH ST.-AN ENGLISH PROTESTANT GIBL 126 WEST 45TH ST.-A RESPECTABLE YOUNG woman to go cooking, washing and froning, in a small private family; good city references. Can be seen for two days.

133 WEST 25TH ST.—A RESPECTABLE WOMAN from last place. 135 WEST 25TH ST., IN THE STORE.—AS COMPE. and tent cook; understands soups, meats, poultry, game, and is an excellent baker and pastry cook, in a private 'amily; city reference. 135 WEST 19TH ST., IN THE STORE.—AS GOOD to a private boarding house; three years' references. 195 WEST STH ST. TOP PLOOR, BACK ROOS.

An experienced roung person as cook; willing to assist in washing; has best city reference from las employer. Call or address.

150 WEST 28tH ST., IN THE STORE,—AN EX-stands all kinds of soups, meats, pastries and lettles; bea-city references. Call for two days.

157 WE-T 27th St., REAR.—AS FIRST CLASS and desserts of all kinds; no objection to a first class boarding house; city references.

159 EAST 23th St.—A NEAT, TIDY, SMART home more an object than mouey; no objection to the country; city references. 150 WEST 22D ST.—A RESPECTABLE GIRL AS cook, washer and ironer in a small private fam-

201 EAST 60TH ST., THIRD BELL.—AS GOOD cook: willing to assist with washing: best city scierence; seven years in last place. 204 EAST 47TH ST.-A RESPECTABLE GIRL TO work in a small private tamily; references. Inquire for two days. 207 WEST 35TH ST.-A YOUNG WOMAN At first class cook; thoroughly understands at kinds of cooking; best city reference.

211 WEST 53D ST.-TWO RESPECTABLEGIRLS sisters, to go together; one as cook and the other as handress; best city reference. Call or address 211 EAST 28TH ST. SECOND PLOOR.—A REpectable woman as cook in a private family,
understands her business thoroughly; a first class bread
and biseuit baker; no objection to assist with washing
and froming; excellent city reference. Call for two
days.

211 WEST 29TH ST.-A PERSON COMPETENT TO do cooking, or would do the work of a small family; no objection to the country. 215 EAST 28TH ST., BETWEEN 2D AND 3D AVE. second floor —As first class cook in a small club house or a first class boarding house; is thoroughly acquainted with the business; best city reference.

219 WEST 23TH ST. -A HIGHLY RESPECTABLE ing and marketing, can take entire charge, is kind and obliging. Address, for four days, M. LANHEREK, 221 THOMPSON ST., IN THE GROCERY STORE.-leoner in a small private lamily: good city references 202 BAST 45TH ST. BETWEEN 2D AND 3D AVS.—
an excellent baker; good washer and ironer; good reservance.

241 WEST 22D ST., THIRD FLOOR, -A RESPECT e wirl as cook; no objection to a pouse. Call for two days. 245 ist Av., second Floor.—A RESPECTABLE girl, lately landed, to assist in the cooking and make herself generally useful in a private family.

240 WEST 16TH ST., REAR BASEMENT.—A COM-large board my house, to serve for private tables, thor-oughly understands her business in all its branches; best city reference; no objection to a short distance in the 5.5 uth Av., Corner 25th St.—A RESPECTA
ble Protestant woman, as cook: understands at
kinds of soup, meats, and is a good baker; good our
reference; no objection to the country.

250 WEST 471H ST.—A RESPECTABLE COLORED cooking; is a good bread and biscut maker; can make good sons, puddings and pies; good reference from last employer. 265 7TH AV., TOP FLOOR, BACK ROOM.—A COM-ironer; good reference.

269 MULBERRY ST.—A RE-PECTABLE YOUNG and Ironing; thoroughly understands ner business; no objection to the country; good reference. 270 WEST STH ST.—A RESPECTABLE TOUNG woman as first class cook; understands all kinds of cooking, soups, games, pastry and deaserts; three years' retorence from last place.

323 WEST 17th ST., REAR.—A RESPECTABLE girl to do plain cooking, washing, ironing and housework for a small family; good city reference. 330 WEST 24TH ST.—TWO RESPECTABLE VOUNG the other as chambermald and waltress; good city ref

331 EAST 3187 ST., BETWEEN 1ST AND 2D AVE-ironer; good city reference. 32] BAST 47H ST.—TO COOK, WASH AND IROW.
by a respectable woman, and her daughter as chambermaid and waitress, city or country; reference. 335 EAST 210 ST., BETWEEN IST AND 20 AVS., Trait floor, front room.—Two respectable young women together; one as good cook, excellent washes and ironer; the other as chambermaid and waitress or to assist in washing; best city reference.

328 EAST 21ST ST., SECOND FLOOR, BACE 328 room.—A scotch Protestant woman as cook; thoroughly understands her business; ments soups and jellies, bread, biscuit and pastry; game or groups; no objection to a boarding house; best city or country ret-403 35TH ST., TOP FLOOR,—A GOOD GERMAN Inquire of B. HABEBER.

403 EAST 15TH ST. - A RESPECTABLE WOMAN AT 1 COOK: 15 perfect and understands her ousiness is willing and obliging; best reference. 417 BAST 17FB ST., SECOND FLOOR, FROM the foom.—A respectable girl as good plain cook, washer and ironer; no objection to a boarding house reference.

418 EAST 11TH ST.-A YOUNG WOMAN TO GO out by the day as cook, washer and froner; best city reference. Call for two days. 423 EAST 19TH ST., BETWEEN AV. A AND 187 good cook: is an excellent, fine laundress; will assist with the washing it required.

430 WEST 40TH ST., IN THE STORE.—A COMPE tent garr as excellent cook and baker; would do the coarse washing of a private family: has four years good city reference from last place. 434 WEST 45TH ST., BETWEEN 9TH AND 10TH cirl as first class cook; understands cooking and being in all its branches; no objection to a large tamily or to going in the country; seven years reference.

444 WEST MITH ST.—AS GOOD COOK, WASHES to chamberwork and waiting and to assist with washing and to assist with washing and to order to country; best references.

446 SD AY., NEAR SIST ST.—AS FIBST CLASS and American cooking; 5 years' city reference. 464 WEST 41ST ST.-A YOUNG GIRL AS COOK washer and ironer in a private tamily; best cit

494 7TH AV.—A YOUNG GIRL AS COOK, WASH or and froner; or would do general housewers best city references. Unil for two days. 516 WEST 27TH ST.—TWO RESPECTABLE ONE froner, the other as chamber and waitres in a small private family; best city reference. Call for two days.

531 WEST 28FH ST.—A RESPECTABLE YOUNG woman as cook, washer and froner; first classicity reference. Call for two days. 570 2D AV.-A GIRL TO COOK, WASH AND

574 DAV., ECOND FLOOR.—A GIRL AS COOK. 623 3D AV., NEAR OTH ST., SECOND FLOOR all its branches; all links of partry and desecut; best city reference. Call on or address for two days.

602 STH AV., NEAR 44TH ST., IN THE REAR,—A middle-aged woman to cook, wash and iron, and daughter to do chamberwork and waiting; good reference.

863 6TH AV., BETWEEN 18TU AND 19TH STS. A fall charge of the kitchen it required; understands karlish, French and German cooking; city and country receptions. Can be seen for two days. 870 THE AV., BETWEEN SIFE AND STREETS,—I to nasist with housework.

941 1-T AV. NEAR 42D ST., TOP FLOOR.—A week to crock, wash and from, or any other work. Call or address for two days. 1.125 2D AV., NEAR 59TH ST.-A YOUNG GIRL reserved from last place.

1.129 2D AV., BETWEEN 59TH AND 69TH STS, cook, washer and froner; good city reference from her last place.

1.432 BROADWAY.-A RESPECTABLE WOMAN

A RESPECTABLE PAGLISH WOMAN AS FIRST class cook; is a good manager in the kitchen; good reference from last place. Address M. M., but be legald thouwn Branch office.